	DANIEL G. BOGDEN			
1	United States Attorney			
1	ELIZABETH OLSON WHITE			
2	Appellate Chief and			
3	Assistant United States Attorney			
3	100 West Liberty, Suite 600			
4	Reno, Nevada 89501			
5	(775) 784-5438			
6	UNITED STATI	ES DISTRICT COURT		
	DISTRICT OF NEVADA			
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8				
	UNITED STATES OF AMERICA,	)		
9		) 2:11-cr-327-PMP-CWH		
10	Plaintiff,	)		
11		)		
' '	v.	Government's Application for		
12	DO ADDENIELLICON	Order Deeming Attorney-Client		
13	BO ARDEN ELLISON,	Privilege Waived and for Revised		
		) <u>Briefing Schedule</u>		
14	Defendant.	)		
15	Defendant.	j		
1.0		-/		
16	The United States of America	a, by and through DANIEL G. BOGDEN,		
17				
18	United States Attorney, and ELIZAL	BETH O. WHITE, Appellate Chief and		
10				
19	Assistant United States Attorney, respectfully requests that this Court enter			
20	an order waiving the attorney-client privilege in 2:11-cr-327-PMP-CWH with			
21	an order warving the attorney-chemic	privilege in 2.11-cr-927-1 wit -0 with with		
41	regard to Krystallin D. Hernandez, Esq. and Paulo M. Armeni, Esq.			
22	regard to injudami 2. Hermandez, i	na radio na		
23	This order is sought for the following reasons:			
24	1. Defendant BO ARD	EN ELLISON has filed a motion pursuant		
25	I. Defendant De filib	21. 2222 of the mount pursuant		
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25 26 to 28 U.S.C. § 2255 to vacate, set aside, or correct sentence by a person in federal custody in the above-captioned case. See CR 138. The Court ordered the government to respond to Defendant's motion, and that response is currently due on February 17, 2014. CR 139.

- 2. Defendant's motion raises allegations, inter alia, that his first attorney, Ms. Hernandez, provided ineffective assistance by a) failing to communicate with him; b) failing to review discovery or investigate his case; and c) incorrectly advising him with respect to the charges against his and to the government's plea offer. He further alleges that his second attorney, Ms. Armeni, provided ineffective assistance by failing to object to "factual errors" in the PSR.
- 3. Access to information from Defendant's former counsel, Krystallin D. Hernandez, Esq. and Paulo M. Armeni, Esq., is necessary to appropriately respond to the allegations contained within Defendant's § 2255 motion.
- The government requests this Court to issue an order wherein 4. the attorney-client privilege in 2:11-cr-327-PMP-CWH is deemed waived for the purposes of this proceeding as to all contentions raised in Defendant's Motion, and all materials and information related thereto be ordered divulged to the government.

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5. The voluntary disclosure by Defendant of privileged attorney communications and his complaints regarding Ms. Hernandez and Ms. Armeni constitute waiver of the privilege as to all other such communications on the same subject. Weil v. Investment/Indicators, Research & Management, 647 F.2d 18, 24 (9th Cir. 1981); Clady v. County of Los Angeles, 770 F.2d 1421, 1433 (9th Cir. 1985), cert. denied, 475 U.S. 1109 (1986).

Even when a party does not explicitly disclose the content of an attorney-client communication, he may waive the privilege implicitly. A person cannot always claim that he relied on counsel, while protecting what was said between them from disclosure. As we have said, "The privilege which protects attorney-client communications may not be used both as a sword and a shield. Where a party raises a claim which in fairness requires disclosure of the protected communication, the privilege may be implicitly waived." (citations omitted).

United States v. Ortland, 109 F.3d 539, 543 (9th Cir.), cert. denied, 522 U.S.
851, 118 S.Ct. 141 (1997).

WHEREFORE, based on the foregoing, it is respectfully requested that the attorney-client privilege in 2:11-cr-327-PMP-CWH be deemed waived as to those matters Defendant has put at issue in his motion to vacate, set aside or correct sentence. The government respectfully request that this Court order Ms. Hernandez and Ms. Armeni to provide the government with affidavits or declarations, as well as any relevant materials and information, addressing the

## Case 2:11-cr-00327-PMP-CWH Document 140 Filed 01/24/14 Page 4 of 7

	allegations and matters raised in Defendant's motion, within 30 days after the
1	date of the Court's order; and that the government be granted an additional 30
3	days, after receiving Ms. Hernandez and Ms. Armeni's affidavits or
4	declarations, to file its response to Defendant's 2255 motion.
5	* * *
6	DATED this 24th day of January, 2014.
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8	DANIEL G. BOGDEN United States Attorney
9	
10	s/ Elizabeth O. White
11	ELIZABETH O. WHITE
12	Appellate Chief and
13	Assistant United States Attorney
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## Certificate of Service

1	The undersigned certifies that the foregoing was served via first-class
2	mail on the defendant, Gregory Wilson, and via cm-ecf filing on Krystallin D.
4	Hernandez, Esq. and Paulo M. Armeni, Esq., on this the 24th day of January
5	2014:
6 7 8 9	Bo Arden Ellison Reg # 46236-048 LaTuna FCI FEDERAL CORRECTIONAL INSTITUTION P.O. BOX 3000 ANTHONY, TX 88021
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12	s/ Elizabeth O. White
13	ELIZABETH O. WHITE
14	Appellate Chief and Assistant United States Attorney
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## 1 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 2 3 UNITED STATES OF AMERICA, 4 2:11-cr-327-PMP-CWH 5 Plaintiff, 6 v. 7 BO ARDEN ELLISON, ORDER 8 9 Defendant. 10 11 Based upon the pending application of the Government, and good cause 12 13 appearing, 14 IT IS HEREBY ORDERED that the attorney-client privilege in 15 2:11-cr-327-PMP-CWH between the defendant and Krystallin D. Hernandez, 16 Esq. and Paulo M. Armeni, Esq., shall be deemed waived for all purposes 17 18 relating to Defendant's motion pursuant to 28 U.S.C. § 2255 to vacate, set aside 19 or correct sentence by a person in federal custody. Former defense counsel 20 Krystallin D. Hernandez, Esq. and Paulo M. Armeni, Esq. shall, within 30 days 21 22 of this order, provide the government with affidavits or declarations concerning 23 all information known by them relating to those matters put at issue in 24 Defendant's motion. Further, Ms. Hernandez and Ms. Armeni may 25 26 6

## Case 2:11-cr-00327-JCM-CWH Document 141 Filed 01/24/14 Page 7 of 7

	communicate with government counsel and provide supporting documentation		
1	regarding all matters put at issue in Defendant's motion.		
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3	The government shall have an additional 30 days, after receiving Ms.		
4	Hernandez's and Ms. Armeni's affidavits or declarations, to file its response to		
5	Defendant's 2255 motion.		
6			
7	DATED this 24th day of January, 2014.		
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9	UNITED STATES DISTRICT JUDGE		
10	UNITED STATES DISTRICT JUDGE		
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